United States	of America vs.		United S	tes Distr	rict Co	urt
DEFENDANT	JANEAN C. FIELD	os .		DISTRICT_OF		
	J		_l DOCKET NO.	80-CR-87	-E	
	JUDGMENT A	ND PROBATION	ON/COMMIT	MENT ORD	ER AO	-245 (5/75
	In the presence of the attorne the defendant appeared in pe	ev for the government	· · · · · · · · · · · · · · · · · · ·	MONTH 8	DAY 28	YEA1
COUNSEL	WITHOUT COUNSEL  X WITH COUNSEL L	However the court advintage have counsel appointed by David Peterson	sed defendant of right to c the court and the defendant Retained (Name of cour	thereupon waived assis	ether defendan tance of counse	
PLEA	GUILTY, and the court there is a factual basis for	being satisfied that or the plea,	LI NOLO CONTENDI	ERE,NC	T GUILTY	
	There being a finding	of { \ NOT GUILT	「Y.Defendant is discharg	ed		
FINDING & JUDGMENT	Defendant has been convicted Section 656, as	as charged of the offense( charged in the	s) of <b>having viol</b> Information.	ated Title	18, v.s.	.c.,
SENTENCE OR PROBATION ORDER	The court asked whether defendation of the second share and the control of the second share and the second share a	f sentence is s probation for om this date.	suspended and the period of The	nd convicted and orde  Machine defendant  ree and one-	red tha <b>dionia</b> duttof  t is -half	he contrary
SPECIAL CONDITIONS OF PROBATION	THE SPECIAL COND. full restitution the probation of:	THE LEGILIAL DAY	ION is that the ments to bank a	defendant s directed	make by	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special condition reverse side of this judgment be im any time during the probation perioprobation for a violation occurring d	od or within a maximum and	e, it is hereby ordered that th the conditions of probation, r pation period of five years pe	e general conditions of educe or extend the pe rmitted by law, may is	probation set or riod of probation sue a warrant a	out on the on, and at nd revoke
COMMITMENT Recommen- Dation	The court orders commitment to	o the custody of the Attor	ney General and recomme	It is ordered a certified c and commits shal or other	that the Clerk oppy of this jud nent to the U.S qualified office	gment i. Mar- er.
IGNED BY		1.3. <b>1.4</b> 477		CERTIFIED AS		
U.S. District	James O. Bl.	LISON ELISON	8 AA AA	Ву	{ ) CLI	
U.S. Magistr	ate	Date	8-28-90		( ) DE	
_			t e e e e e e e e e e e e e e e e e e e	ho	Marie de la Carte	

• • •

FLEED

AUG 28 1980

UNITED STATES OF AMERICA, )		1100 519 1300
Plaintiff,) vs	75-CR-180-E	Joch C. Story Clork U. B. District Calls
JAMES NEAL SUMMERS, ) Defendant.)		

### ORDER

On January 21, 1976, came the attorney for the government and the defendant appeared in person and by counsel Gary H. Baker.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated Title 26, U.S.C., Section 5861 (d) (e).

IT WAS ADJUDGED that the defendant was guilty as charged and convicted.

IT WAS ADJUDGED that the defendant was sentenced to the custody of the Attorney General for treatment and supervision until discharged by the Federal Youth Correction Act as provided by Title 18, U.S.C., Section 5010(b).

ON May 24, 1976, an Order Modifying sentence was entered as follows: "It is Adjudged that the defendant does not need commitment, the execution of the sentence is suspended and the defendant is placed on probation for Five (5) years, pursuant to Title 18, U.S.C., Section 5010(a)."

Thereafter, on June 5, 1980, there having been filed an application by the Probation Officer that the defendant's probation be revoked and the grounds therefor being set thereon, and upon approval by the Court, Warrant for Arrest of Probationer was issued.

On July 15, 1980, came the attorney for the government and the defendant appeared with counsel Tom Gann. Upon completion of an evidentiary hearing the Court found the defendant had violated the terms and conditions of said probation and it was adjudged that the order of probation entered on May 24, 1976, be revoked and set aside and the Court further found that the defendant would not benefit from The Youth Correction Act.

Now, on this 28th day of August, 1980, THE COURT ORDERS the defendant be committed to the custody of the Attorney General for a period of eighteen (18) months.

IT IS FURTHER ORDERED that the execution of sentence is deferred until September 5, 1980, at 10:00 a.m., at which time the defendant is to present himself to the United States Marshal.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

JAMES O. ELLISON, JUDGE UNITED STATES DISTRICT COURT

ho

NORTHERN District of OKLAHOMA

F ! 1 ™ D A9G2 /1980 .

Joek 12.1 From the RUIS, DISTRICT COURT

United States of America

vs.

ALFRED GEBHARDT

Criminal No. 80-CR-85

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses the INDICTMENT against (indictment, information, complaint)

Alfred Gebhardt defendant.

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: August 27, 1980

FORM OBD-113

8-27-74

DOJ

NORTHERN

United States of	America )	Criminal No.	80-CR-78
vs.	}		FILED
KELLI MEEK	)		IN OPEN COUR
	•		AUG 27, 1980
	ORDER FOR D	<del></del>	Jack C. Silver, Clerk
Pursuant to	Rule 48(a) of the	Federal Rules of Cr	iminal S. DISTRICT COUR
Procedure and by	leave of court end	lorsed hereon the Un	nited States
Attorney for the	Northern	District of Okla	ahoma
hereby dismisses	the INDICTMENT (indictment,	filed June 6, 19 information, compl	980 against
KELLI ME	EK de	efendant.	

District of OKLAHOMA

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

Upfted States District Judge

Date: August 27,1980

FORM OBD-113

8-27-74

DOJ

1. ..

NORTHERN District of OKLAHOMA
United States of America
ORDER FOR DISMISSAL  Pursuant to Rule 48(a) of the Federal Rules of Criminal
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses the INDICTMENT filed June 6, 1980 against (indictment, information, complaint)
Michael Jones  defendant.  FILE D IN OPEN. COURT  AUG 27 1980  Jack C. Silver, Clerk U. S. DISTRICT COURT
Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

James College

Thited States District Judge

Date: August 27, 1980

FORM OBD-113

8-27-74

DOJ

	EILED
UNITED STATES OF AMERICA,	AUG2 71980
Plaintiff, VS	Jack C. Silver, Clerk U. S. DISTRICT COURT
CARL EUGENE CLARK,	76-CR-103-C
Defendant.	}

## ORDER MODIFYING JUDGMENT AND PROBATION ORDER

The Court hereby orders that the Judgment and Order of Probation entered on September 10, 1976, is hereby modified as follows:

Count 1 - Five (5) Years Probation;

Counts 2 through 16 - Five (5) Years as to each Count, all to run concurrently with the probation imposed in Count 1.

Dated August 27, 1980.

CHIEF U. S. DISTRICT JUDGE

United States of	America vs.				d St )s northern	· ·		
DEFENDANT	buong,	TUAN MAN	<b>H</b>		оскет NO. <b>&gt;</b> L			
	JUDGN	IENT AN	D PROBAT	ION/⊕⊕	Mannal	S ORD	ER AO-	245 (5/75)
			for the government n on this date		<del>_</del>	MONTH 08	26	YEAR 80
COUNSEL	WITHOU WITH CO	T COUNSEL	However the court a have counsel appointed Kenneth L.	by the court and	the defendant thereu			
PLEA		, and the court be factual basis for	eing satisfied that the plea,	L NOLC	CONTENDERE,	L NO	T GUILTY	
			NOT GU  X GUILTY s charged of the offer			ed T. 18,	, v.s.c.	•
FINDING & JUDGMENT (	,		as charged i	•				
			16 · 1					
SENTENCE OR PROBATION ORDER	Count	l - The and for (or	Imposition of the Defendar a period of Eighteen (18 o Count 1.	of Sentend nt is plac One and (	ce is Suspe ced on Prob One-Half Ye	ended eation ears		
	. , .	an it				. i a	, ems	
SPECIAL			√°			il i	day of a	
CONDITIONS OF Probation					de V	in in marine.	80 <u>.</u> 	
PROBATION					• nea	e swingis a	tidatus.	
					And the second			
ADDITIONAL CONDITIONS OF PROBATION	reverse side of the any time during	his judgment be im the probation perio	ns of probation imposed posed. The Court hay o od or within a maximu juring the probation per	hange the condition perio	ons of probation, redu	ice or extend the	period of prob	ation, and at
COMMITMENT RECOMMEN- DATION	Approv	ers commitment to the day of the	seud !	Attorney Gener	al and recommend	a certified and comm shal or oth	ed that the Cle copy of this altment to the aer qualified of	judgment U.S. Mar- ficer.
SIGNED BY	ict Judge	Mulas	ttorney Like	A		THIS DATE	aug 26t y L. Va	u 1980 ughn
<del>  \/\\$\\\\\</del>	The <del>VXX</del>	mas R. Br	ett <sup>/</sup>	Date <b>Aug</b> r	et 26, 198	Ū		CLÈRK DEPUTY

# United States of America Vs. Ronnie Pollard ORDER FOR DISMISSAL Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses the Count One only of the Indictment against (indictment, information, complaint)

\_\_\_\_defendant.

15/ Paula S. Ogg

Leave of court is granted for the filing of the foregoing dismissal.

s/H. DALE COOK
United States District Judge

Date:

Ronnie Pollard

FORM OBD-113

DOJ

8-27-74

 $\mathcal{N}^{\mathsf{o}}$ 

United States	of America vs.		,	United	Ste	es Distr	ict Co	urt fo
DEFENDANT	RONNIE POI	LLARD		LNOR	THERN DI	STRICT_OF	OKLAHOM	<u> </u>
	)			_  000	KET NO.	80-CR-65	i-02-C	
	JUDGMEN	T AND P	ROBATIO	N/COM	Armas	ENT ORD	ER AO	245 (5/75)
	In the presence of the the defendant appear	e attorney for the ed in person on th	government is date			MONTH 08	DAY <b>25</b>	YEAR 198
COUNSEL	without cou	have co	er the court advisuance appointed by	the court and the	right to count the	isel and asked whereupon waived assist	ther defendant ance of counse	desired to
PLEA	GUILTY, and there is a factua	he court being sati al basis for the plea	isfied that [	J NOLO C		•	T GUILTY	
	There being a finding,	/madist of { L	→ NOT GUILT	Y. Defendant	is discharged			
FINDING & JUDGMENT	S2024 (b) , as				g viola	ted Title	7, U.S.(	C.,
· · · · ·								
SENTENCE OR PROBATION ORDER	and the Defe Half (2 1/2) imposed in C in Count 4.	Years fro Counts 5 an	laced on p m this dat	erobation e, as to concurr	for a peach coent with	period of tount; said the proba	Two and probati	One-
			a ( ) ( ) ( ) ( )					
SPECIAL CONDITIONS	· · · ·					AUG 25	1980	
OF PROBATION							ier, Clari	
						at the second	·	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special reverse side of this judgm any time during the prob probation for a violation.	nent be imposed. The	e Court may change ain a maximum pro	e, it is hereby or the conditions o bation period of	dered that the	luce or extend the no	eriod of probat	ion and at
CONDITIONS OF	any time during the prob	nent be imposed. The pation period or with occurring during the	e Court may change nin a maximum pro probation period.	e, it is hereby or the conditions o bation period of	dered that the f probation, red five years pern	general conditions of luce or extend the pr nitted by law, may i	eriod of probat	ion, and at and revoke
CONDITIONS OF PROBATION	any time during the prob probation for a violation	nent be imposed. The pation period or with occurring during the	e Court may change nin a maximum pro probation period.	e, it is hereby or the conditions o bation period of	dered that the f probation, red five years pern	general conditions of fuce or extend the po- nitted by law, may is ds,  It is ordered a certified of and commit shall or other	eriod of probat ssue a warrant of that the Clerk copy of this ju- tment to the U. r qualified office	deliver dgment S. Mar-
CONDITIONS OF PROBATION  COMMITMENT RECOMMEN-	any time during the prob probation for a violation	nent be imposed. The pation period or with occurring during the	e Court may change nin a maximum pro probation period.	e, it is hereby or the conditions o bation period of	dered that the f probation, red five years pern	general conditions of luce or extend the po- nitted by law, may is ds,  It is ordered a certified of and commit shal or other	that the Clerk copy of this jument to the U. r qualified offices	deliver dgment .S. Marcer.
CONDITIONS OF PROBATION  COMMITMENT RECOMMEN-	any time during the probprobation for a violation.  The court orders comments of the court orders or this judgment of the court of the problem of the court orders or the court	nent be imposed. The pation period or with occurring during the	e Court may change in a maximum pro probation period.  Stody of the Atto	e, it is hereby or the conditions o bation period of	dered that the f probation, red five years pern	general conditions of fuce or extend the po- nitted by law, may is ds,  It is ordered a certified of and commit shall or other	that the Clerk copy of this jument to the U. r qualified offices	deliver dgment .S. Mar-

Northern District of Oklahoma
United States of America Criminal No. 80-CR-65
Rosabelle Thompson
en e
ORDER FOR DISMISSAL
Pursuant to Rule 48(a) of the Federal Rules of Criminal
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses KKK Count One only of the Indictment against (indictment, information, complaint)
Rosabelle Thompson defendant.
Asst. United States Attorney
Leave of court is granted for the filing of the foregoing dismissal.  s/H. DALE COOK  United States District Judge
Date:
FORM OBD-113

8-27-74

United States of		District Court fo
DEFENDANT	ROSABELLE THOMPSON	RICT OF OKLAHOMA
	L   DOCKET NO. → L	80-CR-65-01-C
	SUPERIOR AND PROBATION/COMMITTEE	ORDER A0-245 [5/75]
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 08 25 1980
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel have counsel appointed by the court and the defendant thereus  * WITH COUNSEL  Joe Lepan, retained	and asked whether defendant desired to on waived assistance of counsel.
	(Name of counsel)	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT GUILTY
	There being a finding hearding of Superior of Superior Guilty. Defendant is discharged Guilty.	
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violate \$2024(b) and Title 18, U.S.C., \$2, as charged in	i Title 7, U.S.C., the Indictment.
<u> </u>	the state of the first of the state of the s	•
OR PROBATION ORDER	Half (2 1/2) Years from this date, as to each courimposed in Counts 3 and 4 to run concurrent with in Count 2.	nt; said probation the probation imposed
	in the second of	
SPECIAL CONDITIONS		LED
OF PROBATION	AU <del>C</del>	25 1980
	Jack V U. S. D	C. Silver, Clerk HISTRICT COURT
!		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gen reverse side of this judgment be imposed. The Court rray change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitt probation for a violation occurring during the probation period.	or extend the period of probation, and at
	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered that the Clerk deliver
COMMITMENT. RECOMMEN- DATION		a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
		CERTIFIED AS A TRUE COPY ON
SIGNED BY	B/ W. Dale Cook	THIS DATEL
U.S. Distric	H. Dale Cook, Chief Judge	( ) CLERK  ( ) DEPUTY
<del></del>		ho

Northern District of Oklahoma
United States of America Criminal No. 79-CR-138
vs.
ROBERT VERNON SMITH
ROBERT VERNON SMITH
<b>NO AUG</b> 2.2. 1980
ORDER FOR DISMISSAL
Pursuant to Rule 48(a) of the Federal Rules of Criminal S. DISTRICT Community
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses the <u>Information</u> against (indictment, information, complaint)
ROBERT VERNON SMITH defendant.
<b>~</b>
Kennell P. Subso Asst. United States Attorney
Leave of court is granted for the filing of the foregoing dismissal.
United States District Judge
Date:
DOJ FORM OBD-113
8-27-74

	of America vs.		United S t			
DEFENDANT	Charles C. Gr	room	Northern D	80-C	<del></del>	8t
	JUDGMENT AI	ND PROBATIO				245 (5/79
	In the presence of the attorne the defendant appeared in per	y for the government roon on this date		MONTH 8	DAY <b>21</b>	YEA1
COUNSEL	WITHOUT COUNSEL	have counsel appointed by	ed defendant of right to co the court and the defendant the eau, Retained (Name of couns	hereupon waived a	whether defendant ssistance of counse	t desired I.
PLEA	GUILTY, and the court there is a factual basis for	being satisfied that L or the plea,	NOLO CONTENDE	RE,	NOT GUILTY	Ž.
	There being a finding(verdict o	of $ \left\{ \begin{array}{c}                                   $	Y. Defendant is discharge	d $\mathcal{B}_{i}$		or and a
FINDING & JUDGMENT	Defendant has been convicted Section 7215, as c	as charged of the offense(se) tharged in the i	) of having viole nformation	ated T. 2	6, U.S.C.,	•
			:			
SENTENCE OR PROBATION ORDER	for one (1) year of \$1,000 as to Count the end of the one placed on probatio pay a fine of \$1,0 prior to the end of period on Count IV in Count II. Defe on Count V and ord paid prior to the	II, which fine year probation on for one (1) year probation on for one (1) year the second year the second year and is placed ered to pay a fend of the thire	shall be paid ary period. De ear on Count IV IV, which fine ar of probation ecutive to the	on or being fendant if and order shall be probation for one (1) which fire	ore is ered to paid obationar ary perio	·y
UF	in Count IV. Defe count VI and order fine shall be paid The probationary pationary period in one (1) year on Count VII, which	shall run consendant is placed and to pay a fine on or before the eriod on Count on Count or	d year of probacutive to the properties of \$1,000 as the end of the following the properties of the pr	tion. The robations for one (1 to Count courth year on problem of \$1 the end of the robation of the control of	e probati ry period ) year on VI, which r of prob to the p ation for ,000 as	e lonary l l ation
CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF	in Count IV. Defeined on Count Vin Count IV. Defeined in Count VI and order fine shall be paid. The probationary period in the probationary period in the Count VII, which is count VII, which is addition to the special condition reverse side of this judgment be in any time during the probation per probation for a violation occurring	shall run conse- mant is placed ed to pay a fine on or before the eriod on Count on Count V. Defe unt VII and orde h fine shall be ation. The pro- consort probation imposed above mposed. The Court may change riod or within a maximum pro- ted during the probat on period.	d year of probacutive to the properties of \$1,000 as the end of the five shall run condant is placed and prior to bationary period in Countain the conditions of probation, is bation period of five years probation period of five years probation of the conditions of probation, is bation period of five years probation of the condition of the years probation of the condition of the years probation of the condition of the years probation	robations or one (1 to Count ourth year one of \$1 the end of on Count of the end of the	probati ry period ) year on VI, which r of prob to the p ation for ,000 as if the it VII to a the iso probation set he period of probation y issue a warrant	oe onary l l ation oro-
CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF PROBATION  COMMITMENT RECOMMEN	in Count IV. Defeicount VI and order fine shall be paid The probationary period is one (1) year on Count VII, which fifth year of probationary period is conditionally to the special conditionally the special conditionally the side of this judgment be in any time during the probation per difference of the special conditionally the during the probation per during the per during the per during the per during the probation per during the per duri	shall run conse- mant is placed ed to pay a fine on or before the eriod on Count n Count V. Defe unt VII and orde h fine shall be ation. The prol one of probation imposed above mposed. The Court may change riod or within a maximum prol iduring the probat on period. laced on probat-	d year of probacutive to the properties of \$1,000 as the end of the five shall run contains a place ared to pay a five paid prior to bationary period in Counties, it is hereby ordered that it the conditions of probation, it bation period of five years period for a period to the conditions of probation, it bation period of five years period for a period to the conditions of the years period for a period to the condition of the years period for a period to the condition of the years period to the condition of the years period to years period to the years period to years period to the years period to years period to years period to years period to years period	tion. The probations or one (I to Count	probati ry period ) year on VI, which r of prob to the p ation for ,000 as if the it VII to a the iso probation set he period of probation y issue a warrant	e onary  ation  ation  out on th  tion, and a  and revok  deliver  dgment  S. Mar-
CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS	in Count IV. Defection Count VI and order fine shall be paid The probationary period in the probationary period in the probationary period in the count VII, which fifth year of probation to the special condition to the special condition reverse side of this judgment be in any time during the probation per probation for a violation occurring of \$5,000 and he probation.	shall run conse- mant is placed ed to pay a fine on or before the eriod on Count n Count V. Defe unt VII and orde h fine shall be ation. The prol one of probation imposed above mposed. The Court may change riod or within a maximum prol iduring the probat on period. laced on probat-	d year of probacutive to the properties of \$1,000 as the end of the five shall run contains a place ared to pay a five paid prior to bationary period in Counties, it is hereby ordered that it the conditions of probation, it bation period of five years period for a period to the conditions of probation, it bation period of five years period for a period to the conditions of the years period for a period to the condition of the years period for a period to the condition of the years period to the condition of the years period to years period to the years period to years period to the years period to years period to years period to years period to years period	tion. The probations or one (1) to Count ourth year on secutive don problem of \$1 the end of the ends, It is ord a certificant conshal or other ends, It is ord a certificant conshal or other ends.	year on VI, which of probe to the pation for 000 as of the to the pation for 1000 as of the to the pation set will to the pation set will to the the period of probation set will to the the topy of this jumitment to the U	e onary  ation  out on thion, and a and revok  deliver idgment  S. Marcer.
CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF PROBATION  COMMITMENT RECOMMEN	in Count IV. Defection Count VI and order fine shall be paid The probationary period in the probationary period in the probationary period in the count VII, which is an interest of the probation period in any time during the probation occurring of 55,000 and he period in the court orders commitment	shall run conse- mant is placed ed to pay a fine on or before the eriod on Count n Count V. Defe unt VII and orde h fine shall be ation. The prol one of probation imposed above mposed. The Court may change riod or within a maximum prol iduring the probat on period. laced on probat-	d year of probacutive to the properties of \$1,000 as the end of the five shall run contains a place ared to pay a five paid prior to bationary period in Counties, it is hereby ordered that it the conditions of probation, it bation period of five years period for a period to the conditions of probation, it bation period of five years period for a period to the conditions of the years period for a period to the condition of the years period for a period to the condition of the years period to the condition of the years period to years period to the years period to years period to the years period to years period to years period to years period to years period	robations or one (1) to Count ourth yea onsecutive d on prob ine of \$1 the end of the end of d on Count ourth yea of a condition reduce or extend the remitted by law, m of 5 ve ends, It is ord a certificand con shall or of CERTIFIE	year on VI, which of probe to the pation for 000 as the pation of probation set the probation set the probation set the probation set the period of probations are probations.	e onary  ation  out on thion, and a and revok  deliver idgment  S. Marcer.

THE UNITED STATES OF AMERICA,

Plaintiff,

vs.

MAURICE GENE ROBISON,

Defendant.

No. 80-CR-25-C

AUG1 5 1980 146

ORDER

Jack C. Silver, 1993 U. S. DISTRICT COURT

The Court is in receipt of a letter from the defendant Maurice Gene Robison which it will treat as a motion for a reduction of sentence pursuant to Rule 35 of the Federal Rules of Criminal Procedure. The defendant entered a plea of guilty to an indictment charging him with violations of Title 18 U.S.C. §§656 and 1014 and he now asks the Court to modify the sentence imposed by it upon him on April 18, 1980.

In considering defendant's motion for reduction of sentence, the Court has carefully reviewed the entire record and finds that the defendant's sentence should be modified to include a designation pursuant to Title 18 U.S.C. §4205(b)(2). In all other respects, the defendant's sentence shall remain unmodified.

It is so Ordered this \_\_\_\_\_\_\_ day of August, 1980.

H. DALE COOK Chief Judge, U. S. District Court

UNITED STATES OF AMERICA,	)
Plaintiff,	
vs.	No. 80-CR-13-C
CHARLIE PEARSON O'NEAL,	
Defendant.	1 Ale 11 1 100

### ORDER

The Court has before it for consideration the motion of the defendant, Charlie Pearson O'Neal, for a reduction of sentence pursuant to Rule 35 of the Federal Rules of Criminal Procedure. The defendant entered a plea of guilty to Counts One, Two, and Three of an indictment charging him with violations of Title 18 U.S.C. §§471 and 473. On April 3, 1980, the defendant was sentenced to three concurrent four-year terms of imprisonment.

The Court has carefully reviewed the entire record and finds that the term of imprisonment imposed was appropriate just and reasonable under the circumstances of this case. However, the Court will modify defendant's sentence to include a specification pursuant to Title 18 U.S.C. §4205(b)(2) that the defendant may be released on parole at such time as the Parole Commission may determine. In all other respects, the sentence of April 3, 1980 will stand.

It is so Ordered this \_\_\_\_\_ day of August, 1980.

H. DALE COOK Chief Judge, U. S. District Court

UNITED STATES OF AMERICA,

AHO 21980 N

riain

Plaintiff,

vs.

No. 76-CR-82 V.S. DISTIBUT COURT

Thomas Rankin Alexander
Defendant.

### ORDER

This case is before the Court on its own motion for correction of the defendant's sentence pursuant to Rule 35 of the Federal Rules of Criminal Procedure. On August 12, 1976, the defendant was sentenced to a term of imprisonment for a violation of Title 21, United States Code, Section 846, in Count I of the above-cited case. In addition to the term of imprisonment imposed in Count I, a two year special parole term was imposed upon the defendant. On June 16, 1980, the United States Supreme Court held that a special parole term may not be imposed for a narcotics conspiracy violation under Section 846. Bifulco v. United States, No. 79-5010 (June 16, 1980).

For the foregoing reason, it is therefore ordered that the special parole term heretofore imposed upon the defendant in Count I of the Indictment is hereby vacated.

It is so Ordered this ges day of august, 1980

H. DALE COOK Chief Judge, U. S. District Court